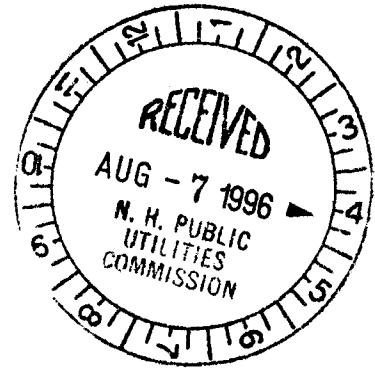


NHPUC NO. 4 - WATER NHPUC NO. 4 - WATER
SUPERSEDING NHPUC NO. 3 - WATER

TILTON AND NORTHFIELD
AQUEDUCT COMPANY

TARIFF
FOR
WATER SERVICE
IN
TILTON AND NORTHFIELD, NEW HAMPSHIRE

*TO BE EFFECTIVE OCTOBER 1, 1964, EXCEPT
FOR MUNICIPAL FIRE PROTECTION, SCHEDULE FP-M,
WHICH IS TO BE EFFECTIVE JANUARY 1, 1965.



ISSUED: AUGUST 28, 1964

EFFECTIVE: * SEE ABOVE

ISSUED BY:

TITLE:

Jan W. Emerson
TREASURER

NHPUC NO. 4 - WATER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

ORIGINAL PAGE NO. 1

CONTENTS AND INDEX

CONTENTS	PAGE
SERVICE AREA	2
TERMS AND CONDITIONS	3
MAIN EXTENSIONS	9
RATE SCHEDULES	
GENERAL SERVICE - UNMETERED	11
GENERAL SERVICE - METERED	12
PRIVATE FIRE PROTECTION	13
MUNICIPAL FIRE PROTECTION	14

INDEX	
APPLICATION FOR SERVICE	3
CHARGES FOR TURNING ON AFTER DISCONTINUANCE	8
DEPOSITS	8
METERS	6
OWNERSHIP AND MAINTENANCE OF SERVICE PIPE	4
PRIVATE FIRE PROTECTION	7
RESPONSIBILITY FOR WATER CHARGES	8
RIGHT OF ACCESS	6
SEASONAL SERVICE	4
SERVICE PIPE	4
TEMPORARY SERVICE	4

ISSUED: AUGUST 28, 1964

ISSUED BY:

EFFECTIVE: OCTOBER 1, 1964

TITLE: TREASURER

NHPUC NO. 4 - WATER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

ORIGINAL PAGE NO. 2

SERVICE AREA

THE TERRITORY AUTHORIZED TO BE SERVED BY THIS COMPANY AND TO
WHICH THIS TARIFF APPLIES IS AS FOLLOWS:

TILTON AND NORTHFIELD, NEW HAMPSHIRE

ISSUED: AUGUST 28, 1964

ISSUED BY:

EFFECTIVE: OCTOBER 1, 1964

TITLE: TREASURER

THE FOLLOWING TERMS AND CONDITIONS ARE A PART OF THE TARIFF AND THE DELIVERY OF WATER SERVICE IS CONDITIONAL UPON THEIR ACCEPTANCE.

I. DEFINITIONS:

"UTILITY" OR "COMPANY" SHALL MEAN TILTON AND NORTHFIELD AQUEDUCT COMPANY.

"COMMISSION" SHALL MEAN NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION.

"PERSON" SHALL INCLUDE INDIVIDUALS, PARTNERSHIPS, FIRMS, ASSOCIATIONS, OR CORPORATIONS.

"CUSTOMER UNIT" SHALL MEAN ANY DWELLING ACCOMMODATION DESIGNED FOR THE USE OF NOT MORE THAN ONE FAMILY INCLUDING OVERNIGHT CABINS, COTTAGES AND TRAILERS WITH HOUSEKEEPING FACILITIES, EQUIPPED FOR PERMANENT OCCUPANCY. ORDINARILY THE TEST OF WHETHER OR NOT A DWELLING UNIT IS DESIGNED FOR MORE THAN ONE FAMILY SHALL BE DETERMINED BY THE NUMBER OF INDIVIDUAL KITCHEN SINKS AND THE EXISTENCE OF MORE THAN ONE KITCHEN SINK IN SUCH LIVING ACCOMMODATION SHALL BE PRIMA-FACIE EVIDENCE THAT SUCH ACCOMMODATIONS WERE DESIGNED FOR MORE THAN ONE FAMILY. "CUSTOMER UNIT" SHALL ALSO MEAN ANY STORE, OFFICE, COMMERCIAL, OR MANUFACTURING ESTABLISHMENT OPERATED AS AN INDEPENDENT UNIT AND IN WHICH AT LEAST TWO SEPARATE WATER FIXTURES ARE LOCATED.

"MAIN PIPE" SHALL MEAN THE SUPPLY PIPE WHICH SERVICE CONNECTIONS ARE MADE TO SUPPLY WATER TO THE CUSTOMER.

"SERVICE PIPE" SHALL MEAN THE PIPE RUNNING FROM THE MAIN PIPE TO THE PREMISES OF THE CUSTOMER.

II. THE COMPANY WILL NOT GUARANTEE AN UNINTERRUPTED OR UNLIMITED FULL SUPPLY OF WATER BUT WILL USE ITS BEST ENDEAVORS TO GIVE SATISFACTION TO ALL USERS.

III. APPLICATION FOR SERVICE:

ALL PERSONS DESIRING TO TAKE WATER MUST SIGN AND FILE AT THE OFFICE OF THE COMPANY AN APPLICATION ON FORMS FURNISHED BY THE COMPANY, STATING THE GENERAL PURPOSES FOR WHICH IT IS TO BE USED, A BRIEF DESCRIPTION OF THE PROPERTY TO BE SERVED, THE NUMBER OF FAMILY UNITS, TENANTS, AND ESTABLISHMENTS TO BE SERVED, THE TYPE OF BUSINESS, IF ANY, TO BE CARRIED ON ON THE PREMISES, FIRE PROTECTION REQUIRED, IF ANY, AND SUCH OTHER PERTINENT INFORMATION AS THE COMPANY MAY REQUEST. SUCH FORMS MAY BE SIGNED BY THE OWNER OR PERSON ACCEPTING RESPONSIBILITY FOR PAYMENT OF THE BILL, BUT IF A SERVICE CONNECTION IS REQUIRED THE APPLICATION MUST BE SIGNED BY THE OWNER OR AUTHORIZED REPRESENTATIVE. SHOULD SUBSTANTIALLY INCREASED USE BE DESIRED AT ANY TIME THE CUSTOMER

ISSUED: AUGUST 28, 1964

ISSUED BY:

EFFECTIVE: OCTOBER 1, 1964

TITLE: TREASURER

THE SAME SHOULD NOTIFY THE COMPANY IN WRITING IN ADVANCE OF SUCH REQUIREMENTS. THE APPLICATION SHALL CONTAIN A PROVISION STATING THAT THE APPLICANT BY SIGNING THE SAME AGREES TO ACCEPT THE TERMS AND CONDITIONS AS HEREIN CONTAINED AND ON FILE WITH THE COMMISSION OR AS MAY BE LATER MODIFIED AND FILED, AND THE COMPANY SHALL NOT BE OBLIGATED TO FURNISH WATER UNTIL RECEIPT OF SUCH SIGNED APPLICATION.

IV. ALTERATIONS IN FIXTURES: NO CUSTOMER SUPPLIED WITH WATER UNDER UNMETERED RATE SCHEDULE SHALL INSTALL ANY ADDITIONAL FIXTURES OR MAKE ANY ALTERATIONS IN FIXTURES PREVIOUSLY INSTALLED WITHOUT FIRST GIVING WRITTEN NOTICE TO THE COMPANY.

V. WORK ON CUSTOMER'S PREMISES: IN PLACES WHERE THE COMPANY IS REQUESTED TO DO WORK ON THE CUSTOMER'S PREMISES, APPLICATION FOR SUCH WORK SHALL FIRST BE MADE IN WRITING ON FORMS PROVIDED BY THE COMPANY AND A DEPOSIT MAY BE REQUIRED EQUAL TO THE ESTIMATED COST OF THE WORK FOR WHICH APPLICANT WILL BE GIVEN A RECEIPT. AT THE COMPLETION OF THE WORK, A BILL WILL BE RENDERED. ANY EXCESS DEPOSIT WILL BE RETURNED, AND ANY AMOUNT DUE IN EXCESS OF DEPOSIT WILL BE PAYABLE.

VI. OWNERSHIP AND MAINTENANCE OF SERVICE PIPE: ALL SERVICE PIPES WITHIN THE LIMITS OF THE HIGHWAY, INCLUDING THE SHUT-OFF, SHALL BE INSTALLED, OWNED AND MAINTAINED BY THE COMPANY. FROM THE LIMITS OF THE HIGHWAY TO THE BUILDING THE SERVICE PIPE SHALL BE INSTALLED, OWNED AND MAINTAINED BY THE CUSTOMER.

WHERE IT BECOMES NECESSARY TO THAW A FROZEN PIPE, AND IT CANNOT BE DETERMINED WHERE IT IS FROZEN, AND THE COMPANY AT THE CUSTOMER'S REQUEST UNDERTAKES TO THAW THE SAME, ONE-HALF OF THE COST THEREOF SHALL BE PAID BY THE CUSTOMER.

VII. TEMPORARY SERVICE: WHEN PERMISSION TO OPEN A STREET CANNOT BE OBTAINED OR WHEN FOR ANY PHYSICAL REASON IT IS IMPRACTICAL TO MAKE EXCAVATION AND PROVIDE INDEPENDENT SERVICE, WATER MAY BE FURNISHED TEMPORARILY FROM AN ADJACENT SERVICE IF DEEMED ADVISABLE BY THE COMPANY AND THE OWNER GIVES HIS PERMISSION, BUT SUCH SERVICE DELIVERY SHALL BE ENTIRELY AT THE EXPENSE OF THE CUSTOMER REQUESTING SUCH SERVICE.

WATER SERVICE, FURNISHED TO ANY HOUSING OR TRAILER, NOT PLACED ON A PERMANENT FOUNDATION SHALL BE CONSIDERED TEMPORARY SERVICE AND THE WHOLE COST OF FURNISHING SERVICE FROM THE NEAREST AVAILABLE MAIN SHALL BE ENTIRELY AT THE EXPENSE OF SUCH CUSTOMER.

VIII. SEASONAL SERVICE: SEASONAL SERVICE IS DEFINED AS WATER SUPPLY TO PREMISES FOR LESS THAN A CALENDER YEAR. SURFACE SERVICE PIPES WILL BE INSTALLED AND MAINTAINED AT THE EXPENSE OF THE CUSTOMER. WATER FURNISHED THROUGH SURFACE PIPES WILL BE FURNISHED ONLY FROM MAY FIRST TO OCTOBER FIRST, EXCEPT THAT THE COMPANY MAY RENDER SERVICE BEFORE AND AFTER THESE DATES IF DEEMED ADVISABLE.

ISSUED: AUGUST 28, 1964
EFFECTIVE: OCTOBER 1, 1964

ISSUED BY:
TITLE: TREASURER

IX. STOP AND WASTE COCK: EVERY NEW SERVICE INSTALLATION MUST BE PROVIDED WITH A STOP AND WASTE COCK LOCATED INSIDE THE BUILDING NEAR THE SERVICE ENTRANCE, EASILY ACCESSIBLE AND PROTECTED FROM FREEZING. ALL INSIDE PIPING SHOULD BE SO ARRANGED AS TO PERMIT DRAINING WHENEVER NECESSARY.

X. MAINTENANCE OF PLUMBING: ALL CUSTOMERS SHALL MAINTAIN THE PLUMBING AND FIXTURES AT THEIR OWN EXPENSE WITHIN THEIR OWN PREMISES IN GOOD REPAIR AND PROTECTED FROM FREEZING. THEY SHALL MAKE ANY REPAIRS WHICH MAY BE NECESSARY TO PREVENT LEAKS AND DAMAGE. NO CROSS-CONNECTION BETWEEN THE COMPANY'S WATER SUPPLY SYSTEM AND ANY PLUMBING FIXTURE, DEVICE OR APPLIANCE, OR BETWEEN ANY WASTE OUTLET OR PIPE HAVING DIRECT CONNECTION TO WASTE DRAINS WILL BE PERMITTED AFTER TWENTY-FOUR (24) HOUR'S WRITTEN NOTICE BY THE COMPANY. IF THE OWNER OF THE CONNECTION FAILS OR REFUSES TO BREAK OR PROPERLY PROTECT THE CONNECTION WITHIN THE TIME LIMIT, THE COMPANY SHALL DISCONTINUE SERVICE BY MAKING A DEFINITE BREAK IN THE SERVICE PIPE UNTIL THE CONNECTION HAS BEEN PROPERLY CHANGED IN COMPLIANCE HEREWITH.

XI: SAFEGUARDING USE OF HOT WATER TANKS: ALL CUSTOMERS HAVING DIRECT PRESSURE HOT WATER TANKS MUST PLACE PROPER VACUUM AND RELIEF VALVES IN THE PIPE SYSTEM TO PREVENT ANY DAMAGE TO SUCH TANKS SHOULD IT BECOME NECESSARY TO SHUT OFF THE WATER ON THE STREET MAINS. THE COMPANY SHALL NOT BE LIABLE FOR DAMAGES TO ANY WATER TANK ON THE CUSTOMER'S PREMISES.

XII. JOINT USE OF SERVICE PIPE TRENCH: WATER SERVICE PIPES WILL NOT BE PLACED IN THE SAME TRENCH WITH GAS, ELECTRIC CONDUITS, OR SIMILAR STRUCTURES.

XIII. WINTER CONSTRUCTION: ORDINARILY NO NEW SERVICE PIPES OR EXTENSION OF MAIN PIPES WILL BE INSTALLED DURING WINTER CONDITIONS WHEN FROST IS IN THE GROUND. IN CASE OF EMERGENCY THE CUSTOMER REQUIRING SUCH CONSTRUCTION AT INCREASED COST SHALL PAY ALL EXTRA EXPENSE OVER ORDINARY CONSTRUCTION COST.

XIV. RESPONSIBILITY FOR WATER CHARGES: WHERE THERE IS MORE THAN ONE CUSTOMER UNIT IN A BUILDING SUPPLIED WITH WATER THE COMPANY SHALL REQUIRE EITHER (1) THAT THE PLUMBING BE SO ARRANGED AS TO PERMIT A SEPARATE SERVICE FOR EACH CUSTOMER UNIT; OR (2) THAT THE OWNER OF THE PREMISES MUST SIGN AN APPLICATION FOR SERVICE AND AGREE TO ASSUME RESPONSIBILITY FOR PAYMENT OF ALL CHARGES FOR WATER SERVICE RENDERED TO THE PROPERTY BILLED IN ACCORDANCE WITH THE RATES ON FILE WITH THE COMMISSION, WHICH SHALL BE REFERRED TO AS MULTIPLE SERVICE.

ISSUED: AUGUST 28, 1964
EFFECTIVE OCTOBER 1, 1964

ISSUED BY:
TITLE: TREASURER

XV. USE OF HOSE: THE USE OF THE HOSE FOR SPRINKLING LAWNS OR GARDENS SHALL NOT BE RESTRICTED FOR METERED CUSTOMERS. CUSTOMERS ON FLAT SCHEDULES WILL NOT BE ALLOWED THE USE OF THE HOSE UNLESS APPLIED FOR AND UNLESS EQUIPPED WITH A NOZZLE NOT OVER ONE-QUARTER INCH (1/4") IN DIAMETER. WHEN NECESSARY TO CONSERVE SUPPLY, THE COMPANY MAY RESTRICT OR PROHIBIT THE USE OF BOTH HOSE AND SPRINKLERS.

XVI. RIGHT OF ACCESS: ANY AUTHORIZED REPRESENTATIVE OF THE COMPANY SHALL HAVE THE RIGHT OF ACCESS AT ANY REASONABLE TIME TO ANY PART OF ANY CUSTOMER'S PREMISES FOR PURPOSES OF INSPECTION, METER READING, REPAIR OR REPLACEMENT OF METERS, FIXTURE COUNT, OR OTHER LEGITIMATE PURPOSES, AND AT ANY TIME IN CASE OF EMERGENCY.

XVII. WASTE OF UNMETERED WATER: CUSTOMERS ON UNMETERED RATE SCHEDULES MUST PREVENT ALL UNNECESSARY WASTE OF WATER. THEY SHALL NOT ALLOW IT TO RUN TO PREVENT FREEZING. WATER WILL NOT BE SUPPLIED ON UNMETERED RATES FOR ANY CONTINUOUS FLOW DEVICE. THE OFFICERS OF THE COMPANY SHALL DECIDE WHAT CONSTITUTES WASTE OR IMPROPER USE AND SHALL RESTRICT THE SAME WHEN NECESSARY.

XVIII. NO LIABILITY FOR INTERRUPTED OR UNSATISFACTORY SERVICE: IF, BY REASON OF SHORTAGE OF SUPPLY OR FOR THE PURPOSE OF MAKING REPAIRS, EXTENSIONS OR CONNECTION OR FOR ANY REASON BEYOND THE CONTROL OF THE COMPANY IT BECOMES NECESSARY TO SHUT OFF WATER IN THE MAINS, THE COMPANY WILL NOT BE RESPONSIBLE FOR DAMAGE OCCASIONED BY SUCH SHUT-OFF AND NO REFUND OR CREDIT WILL BE ALLOWED UNLESS THE INTERRUPTION IS IN EFFECT FOR A CONTINUOUS PERIOD IN EXCESS OF TEN (10) DAYS, IN WHICH CASE A PROPORTIONATE CREDIT WILL BE ALLOWED. NOTICE OF SHUT-OFF WILL BE GIVEN WHEN PRACTICABLE, BUT NOTHING IN THIS RULE SHALL BE CONSTRUED AS REQUIRING THE GIVING OF SUCH NOTICE.

THE COMPANY WILL NOT BE RESPONSIBLE FOR DAMAGE CAUSED BY DIRTY WATER WHICH MAY BE OCCASIONED BY CLEANING OF PIPES, RESERVOIRS OR STANDPIPES, OR THE OPENING OR CLOSING OF ANY GATES OR HYDRANTS UNLESS SUCH DAMAGE IS CAUSED BY FAILURE TO USE REASONABLE CARE ON THE PART OF THE UTILITY.

XIX. METERS:

- (1) ANY CUSTOMER MAY MAKE WRITTEN APPLICATION FOR METERED SERVICE.

THE SIZE OF THE METER WILL, IN ALL CASES, BE DETERMINED BY THE COMPANY. PREMISES ONCE SERVED AT METER RATES WILL NOT BE RESTORED TO AN UNMETERED RATE EXCEPT BY ORDER OF THE COMMISSION.

THE COMPANY MAY INSTALL METERS WHENEVER DEEMED NECESSARY TO PREVENT EXCESSIVE OR ABNORMAL USE, WASTE OF WATER, OR ACCORDING TO A PLAN ON FILE WITH THE COMMISSION.

ISSUED: AUGUST 28, 1964

ISSUED BY:

EFFECTIVE: OCTOBER 1, 1964

TITLE: TREASURER

- (2) METER SETTING: ALL METERS SHALL BE SET, AS NEARLY AS POSSIBLE, AT THE POINT OF ENTRANCE OF THE SERVICE PIPE TO THE BUILDING AND IN A PROPER AND READILY ACCESSIBLE LOCATION FOR ALL PURPOSES INCLUDING REMOVAL. THE COST OF METER AND INSTALLATION SHALL BE BORNE BY THE COMPANY. METERS ONCE SET MAY BE CHANGED IN LOCATION AT THE REQUEST OF THE CUSTOMER, ONLY AT HIS EXPENSE, AND PROVIDED SUCH CHANGE HAS BEEN DULY AUTHORIZED BY THE COMPANY.
- (3) METER BOXES: WHERE FOR ANY REASON IT IS NECESSARY OR EXPEDIENT TO LOCATE A METER IN AN UNDERGROUND BOX OR VAULT, THE CUSTOMER SHALL BEAR THE EXPENSE OF SAME.
- (4) REPAIRS: METER REPAIRS OR REPLACEMENTS NECESSITATED BY ORDINARY WEAR WILL BE PAID FOR BY THE COMPANY BUT IF SUCH REPAIRS OR REPLACEMENTS ARE NECESSITATED BY FREEZING, HOT WATER, OR BY NEGLIGENCE OF THE CUSTOMER, SUCH COST WILL BE CHARGED TO THE CUSTOMER.
- (5) AUXILIARY METERS: IF ADDITIONAL OR AUXILIARY METERS ARE DESIRED BY CUSTOMERS WHO ARE ON MULTIPLE SERVICE AS DEFINED IN PARAGRAPH XIV(2) ABOVE, FOR THE PURPOSE OF SHOWING SUB-DIVISION OF THE SUPPLY, SUCH ADDITIONAL OR AUXILIARY METERS SHALL BE PURCHASED BY THE CUSTOMER, INSTALLED AND MAINTAINED AT HIS EXPENSE.
- (6) FAILURE TO REGISTER: IN CASE OF METER REGISTRATION FAILURE OR REMOVAL FOR REPAIRS, CHARGES FOR WATER CONSUMPTION SHALL BE BASED ON AN AVERAGE OF THE AMOUNT REGISTERED OVER SIMILAR PERIODS PRECEDING OR SUBSEQUENT THERETO, OR UPON ANY OTHER PERTINENT INFORMATION FURNISHED BY THE CUSTOMER OR KNOWN TO THE COMPANY.
- (7) TESTING: METERS WILL BE TESTED IN ACCORDANCE WITH THE REQUIREMENTS OF THE REGULATIONS OF THE COMMISSION.
- XX. PUBLIC HYDRANTS: HYDRANTS MAY NOT BE USED FOR ANY PURPOSE OTHER THAN EXTINGUISHMENT OF FIRES AND FOR SUCH OTHER PURPOSES AS MAY BE MUTUALLY AGREED TO BY THE COMPANY AND MUNICIPALITY, BUT IN NO CASE SHALL HYDRANTS BE OPENED BY ANY PERSON OTHER THAN AN AGENT OF THE COMPANY OR A DULY ACCREDITED REPRESENTATIVE OF THE MUNICIPALITY.
- XXI. TAMPERING: ALL GATES, VALVES, SHUT-OFFS, AND STANDPIPES WHICH ARE PROPERTY OF THE COMPANY ARE NOT TO BE OPENED OR CLOSED, OR IN ANY OTHER WAY TAMPERED WITH, BY ANY PERSON OTHER THAN AN AUTHORIZED EMPLOYEE OF THE COMPANY.
- XXII. PRIVATE FIRE PROTECTION: CUSTOMERS DESIRING PRIVATE FIRE PROTECTION MUST CONSULT, BEFORE INSTALLATIONS, WITH THE COMPANY AS TO THE AVAILABILITY OF MAINS, PRESSURE, ETC. NO PRIVATE FIRE CONNECTION WILL BE MADE ON A WATER MAIN OF LESS THAN SIX INCHES (6") IN DIAMETER AND NO PRIVATE FIRE CONNECTION SERVICE ITSELF SHALL BE LESS THAN SIX INCHES (6") IN DIAMETER. NO PRIVATE

ISSUED: AUGUST 28, 1964
EFFECTIVE: OCTOBER 1, 1964

ISSUED BY:
TITLE: TREASURER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

FIRE CONNECTION SERVICE CAN BE USED ALSO FOR DOMESTIC, COMMERCIAL OR INDUSTRIAL USE. NO CONNECTION OTHER THAN FIRE CONNECTIONS WILL BE ALLOWED TO BE CONNECTED TO THE PIPES OF THE FIRE PROTECTION SYSTEM. ALL SPRINKLER PIPES AND OTHER PRIVATE FIRE CONNECTION PIPES SHALL BE SO PLACED AS TO BE READILY INSPECTED.

XXIII. UNAUTHORIZED USE OF WATER: NO PERSON SHALL TAKE OR USE WATER CONTRARY TO THE PUBLISHED TERMS AND CONDITIONS OF THE COMPANY OR TAKE OR USE WATER ILLEGALLY OR IN SUCH A WAY AS TO EVADE THE TARIFF SCHEDULE RATES OR METER CHARGES.

XXIV. BILLING: WATER BILLS ARE PAYABLE QUARTERLY AT THE OFFICE OF THE COMPANY IN ACCORDANCE WITH TARIFF RATE SCHEDULES ON FILE WITH THE COMMISSION. IN THE EVENT THAT THE COMPANY'S REPRESENTATIVE IS UNABLE TO READ A METER BECAUSE OF THE ABSENCE OF THE OWNER OR OCCUPANT OF THE PREMISES WHERE SUCH METER IS LOCATED, AT THE TIME OF HIS REGULAR VISIT FOR THE PURPOSE OF READING SUCH METER, THE QUARTERLY BILLING NEXT FOLLOWING SHALL BE BASED UPON AN ESTIMATE OF USE EQUAL TO THE AMOUNT OF WATER USED DURING THE PREVIOUS QUARTERLY PERIOD.

XXV. DISCONTINUANCE OF SERVICE: IF A BILL FOR WATER SERVICE IS NOT PAID WITHIN THIRTY (30) DAYS AFTER THE POSTMARKED DATE, THE COMPANY RESERVES THE RIGHT TO DISCONNECT THE SERVICE IN ACCORDANCE WITH NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION RULES AND REGULATIONS.

XXVI. CHARGES FOR TURNING ON WATER AFTER DISCONTINUANCE: WHEN SERVICE HAS BEEN DISCONNECTED FOR ANY REASON, THE CHARGE FOR RECONNECTION SHALL BE TEN DOLLARS (\$10.00) DURING NORMAL BUSINESS HOURS AND TWENTY DOLLARS (\$20.00) DURING NON-BUSINESS HOURS.

XXVII. CUSTOMERS RESPONSIBILITY: CHARGES FOR SERVICE UNDER THIS TARIFF OR UNDER ANY AGREEMENT BETWEEN THE COMPANY AND THE CUSTOMER SHALL CONTINUE TO THE END OF THE TERM SPECIFIED THEREAFTER OR UNTIL SUCH TIME AS THE COMPANY SHALL RECEIVE REASONABLE NOTICE FROM THE CUSTOMER OF A DESIRE TO TERMINATE THE SERVICE. THE NOTICE PERIOD SHALL BE 4 BUSINESS DAYS.

XXVIII. DEPOSITS: A DEPOSIT MAY BE REQUIRED IN ACCORDANCE WITH THE NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION RULES AND REGULATIONS. INTEREST WILL BE PAID ON DEPOSITS, IN ACCORDANCE WITH NEW HAMPSHIRE PUBLIC UTILITIES COMMISSION RULES AND REGULATIONS.

ISSUED: JULY 15, 1996

ISSUED BY:

EFFECTIVE: JULY 15, 1996

TITLE: TREASURER

AUTHORIZED BY NHPUC CASE DRM 93-221 DATED MAY 13, 1996

TILTON AND NORTHFIELD AQUEDUCT COMPANY

- (2) Upon termination of service the Company shall have the right to apply any deposit in payment of any billing in arrears if such billing shall be unpaid for a period of thirty days beyond the due date. Retention of the deposit by the Company shall not constitute a waiver of its rights otherwise to enforce collection of payment with the terms and conditions hereof. Deposits plus accrued interest thereon, less any amount due to the Company, will be refunded to the customer when satisfactory credit relations have been established, or upon termination of service. When a deposit is applied against an account which has been terminated, interest on any part of the deposit not refunded shall cease upon date of termination.

XXIV. EXTENSIONS OF MAIN PIPE:

1. GENERAL.

- a. Main pipe extensions shall be laid by and shall be the property of the Tilton and Northfield Aqueduct Company.
- b. Highways or streets in which an extension is to be made must have been laid out, lines and grades established, rough-graded, and dedicated to public use. In addition, an extension on private property may, at the discretion of the Tilton and Northfield Aqueduct Company, be made if:
 1. Access along a public highway or street is not feasible; and
 2. The prospective customer(s) provide without expense or cost to the Company, the necessary permits, consents and easements providing the Company with suitable legal rights for the construction, maintenance and operation of pipelines, and equipment including the right to excavate whenever necessary.
- c. The size of pipe shall be determined by the Company in accordance with conditions surrounding the extension, including the possibility of future expansion and fire protection.
- d. The Company shall not be required to construct extensions where the business to be secured will not be of reasonable duration or will tend in any way to constitute discrimination against other customers of the Company.
- e. Except under unusual circumstances the construction of main extensions will be carried on between April 15th and November 15th of each year.

ISSUED: MAY 23, 1985
EFFECTIVE: JUNE 24, 1985

ISSUED BY:
TITLE: TREASURER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

2. FOR AN INDIVIDUAL OR GROUP OF INDIVIDUALS:

Subject to the interpretation of "individual" vs "developer" provided for in paragraph 3 of this section, main extensions will be made upon petition of prospective customers subject to the following Terms and Conditions:

- a. For each customer served at the regularly filed and published tariff rates the Company will, at its own expense, extend its mains a distance not to exceed twenty five (25) feet.
- b. For extensions averaging more than twenty five (25) feet per customer, the customer or customer group will be required to make an "advance for construction" and deposit with the Company in advance of construction an amount equal to the construction cost (exclusive of services and meters) of such extension after deducting therefrom the cost of twenty five (25) feet for each customer to be immediately served from said extension. Such construction costs shall be based on the actual cost of materials, equipment and labor.
- c. The deposit may be apportioned among the customers to be served.
- d. If, during the period of twenty (20) years immediately following the date of the original contract, an additional customer or customers are connected to an extension made under a deposit agreement, the deposit requirement will be recomputed according to the new density established and the new customer or customers will be required to deposit their proportional part of the total deposit and a pro rate refund made to the original depositors.
- e. If a subsequent main extension is made, either continuous or lateral, supplied from the original extension upon which a deposit is still refundable, a recalculation will be made on the basis of the customer density thereby established. If the customer density is increased thereby, it will be combined with the original extension and pro rata and equitable refunds will be made to the original depositors. If the customer density is unaffected or decreased thereby, then such extension will be considered a new and separate extension.

ISSUED: MAY 23, 1985
EFFECTIVE: JUNE 24, 1985

ISSUED BY:
TITLE: TREASURER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

- f. Under no circumstances will the Company be required to make refunds in excess of the amount of money advanced for construction.

3. FOR DEVELOPERS:

Extensions of water mains will be made upon petition of any real estate developer, development company, building contractor, or by any other person, business, firm or corporation, or any agent thereof, or in any other instance where, in the opinion of the officers of the Company, such extension constitutes a speculative venture, subject to the terms and conditions below. In the event that the Company is of the opinion that an extension constitutes a speculative venture, such as enhancing property values along its way or beyond its initial termination, notwithstanding the fact that the individual or individuals requesting the main allege that it is for the purpose of serving one or a few homes or establishments, the Company reserves the right to treat such an extension as a "developer" extension rules as contained in paragraph 2. herein, if after twenty (20) years the development anticipated by the Company has not materialized.

- a. If an extension is requested to provide water service to a prospective housing development or for other purposes of a speculative nature, then the utility will require the developer to advance the entire estimated cost of the extension based on the size of pipe required to serve the development and other potential development in the immediate area. If the actual main extension cost is more than the estimated cost, the Company will have the right to invoice the developer and be paid the excess cost. To effect an extension, a developer must apply in writing to the utility and submit his development plan.
- b. The developer will not receive any refund for customers connected to the main within the development.

ISSUED: MAY 23, 1985

ISSUED BY:

EFFECTIVE: JUNE 24, 1985

TITLE: TREASURER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

GENERAL SERVICE - UNMETERED
SCHEDULE - GUAvailability:

This rate is available for unmetered water service in the company's territory, except municipal and private fire protection and is subject to the terms and conditions of this tariff.

Character of Service:

Water is obtained from wells, slightly chlorinated and pumped to the individual service pipes with pressure ranging from twenty to one hundred pounds per square inch.

Rates Quarterly:

	Kitchen Sink	67.00
(A)	Laundry trays, single or double	15.46
(A)	Built-in washers	15.46
(A)	Washing machines	15.46
	First toilet	10.30
	Additional toilets, each	5.13
	First bath tub or shower	12.95
	Additional bath tubs or showers	6.44
	First wash bowl	5.47
	Additional wash bowls, each	2.61
	First urinal	10.30
	Additional urinals, each	5.47
	Cattle cups, each	5.47
	Sill cocks	15.46
	Faucet in barn	67.00
	Faucet in garage	67.00
	Bubble drinking fountain, each	10.30
	Faucet for heater	5.47

(A) Only one charge in any one home unit.

Terms of payment:

Bills, under this rate, are net and will be rendered quarterly in arrears and are payable at the Company office within thirty (30) days from the date of presentation.

ISSUED: June 21, 2001
EFFECTIVE: April 1, 2001

ISSUED BY:
TITLE: TREASURER

Authorized by NHPUC Order No. 23,729 in Case No. DF 98-035 dated June 21, 2001

TILTON AND NORTHFIELD AQUEDUCT COMPANY

GENERAL SERVICE - METERED
SCHEDULE - GMAvailability:

This rate is available for metered water service in the territory served by the company.

Character of Service:

Water is obtained from wells, slightly chlorinated and pumped to the individual service pipes with pressure ranging from twenty to one hundred pounds per square inch.

Rate Quarterly:

The standard customer charge per quarter based on meter size will be as shown below:

Meter Size	Quarterly Customer Charge
3/4"	25.04
1"	35.05
1 1/2"	45.05
2"	72.59
3"	275.36
4"	350.46

In addition to the standard customer charge, the quarterly volumetric charge based on usage will be as shown below:

4.57 per 100 cubic feet

Terms of Payment:

Bills, under this rate, are net and will be rendered quarterly in arrears and are payable at the Company office within thirty (30) days from the date of presentation.

ISSUED: June 21, 2001
EFFECTIVE: April 1, 2001

ISSUED BY:
TITLE: TREASURER

Authorized by NHPUC Order No. 23,729 in Case No. DF 98-035 dated June 21, 2001

TILTON AND NORTHFIELD AQUEDUCT COMPANY

PRIVATE FIRE PROTECTION
SCHEDULE FP-P

Availability:

This rate is available for private fire protection and sprinkler service in the company's territory, provided that mains of sufficient size are available contiguous to the applicant's property, but if an extension or reinforcement of existing mains is necessary in order to provide private fire protection, the company shall not be compelled to extend or enlarge such mains without due compensation for such additional investment and upon such terms as shall be approved by the commission.

Character of Service:

The company will make every effort to maintain normal pressures at all times on the distribution system but shall not be held liable for the failure of either the supply or distribution division of its system to furnish adequately its normal quantity of water when such failure is due to the elements, natural causes, breaks, leaks, unusual or concurrent droughts, waste or unlawful use of water.

Rate Quarterly:

Automatic sprinkler heads, per head	1.32
Private fire hydrant, per hydrant	515.11

No charge shall be made for water used to extinguish fires.

Terms of Payment:

Bills, under this rate, are net and will rendered quarterly in arrears and are payable at the Company office within thirty (30) days from the date of presentation.

ISSUED: June 21, 2001
EFFECTIVE: April 1, 2001

ISSUED BY:
TITLE: TREASURER

TILTON AND NORTHFIELD AQUEDUCT COMPANY

MUNICIAPL FIRE PROTECTION

Availability:

This rate is applicable to fire protection supported by municipal taxation in the Town of Tilton, New Hampshire and in the Town of Northfield, New Hampshire.

Character of Service:

The company will make every effort to maintain normal pressures at all times on the distribution system but shall not be held liable for the failure of either the supply or distribution division of its system to furnish adequately its normal quantity of water when such failure is due to the elements, natural causes, breaks, leaks, unusual or concurrent drought, waste or unlawful use of water.

Rates Quarterly:

Charge per hydrant	456.48
--------------------	--------

Terms of payment:

Bills, under this rate, are net and will be rendered quarterly in arrears and are payable at the Company office within thirty (30) days from the date of presentation.

ISSUED: June 21, 2001
EFFECTIVE: April 1, 2001

ISSUED BY:
TITLE: TREASURER

NHPUC NO. 4 - WATER
TILTON AND NORTHFIELD AQUEDUCT COMPANY

ORIGINAL PAGE NO. 15

PUC 1203.08 PENALTIES AND CHARGES.

A CHARGE OF FIVE DOLLARS (\$5.00) OR THE ACTUAL ADMINISTRATIVE COST OF RECOVERY WILL BE IMPOSED ON THE CUSTOMER'S ACCOUNT WHENEVER A CHECK OR DRAFT PRESENTED FOR PAYMENT OF SERVICE IS NOT ACCEPTED BY THE INSTITUTION ON WHICH IT IS WRITTEN.

ISSUED: JULY 15, 1996
EFFECTIVE: JULY 15, 1996

ISSUED BY:
TITLE: TREASURER

AUTHORIZED BY NHPUC CASE DRM 93-221 DATED MAY 13, 1996